

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

	•			
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/819,190	03/28/2001	Kazushi Sato	SONYJP 3.0-763 2916	
530 7590 11/15/2007 LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK			EXAMINER	
			CZEKAJ, DAVID J	
600 SOUTH AVENUE WEST WESTFIELD, NJ 07090			ART UNIT	PAPER NUMBER
			2621	
			MAIL DATE	DELIVERY MODE
			11/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	A !! 4! N1-	A				
	Application No.	Applicant(s)				
Office A - Air or Commence	09/819,190	SATO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Dave Czekaj	2621				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONED	ely filed the mailing date of this communication. 0 (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>05 October 2007</u> .						
•	· · · · · · · · · · · · · · · · · · ·					
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1,5-19,21-24 and 26-28 is/are pending 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,5-19,21-24 and 26-28 is/are rejected 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examine	г.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	te				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

Application/Control Number: 09/819,190

Art Unit: 2621

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/5/07 has been entered.

Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 5-12, 16-19, and 28, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (6104753), (hereinafter referred to as "Kim") in view of Demos (6728317) in further view of Kimura et al. (5694173).

Regarding claims 1, 11, and 28, Kim discloses an apparatus that relates to a HDTV video decoder (Kim: column 1, lines 7-10). This apparatus comprises "decoding I and P pictures by processing the interlaced scanning formatted

Art Unit: 2621

pictures on a macroblock bases using four of eight DCT coefficients in the horizontal and vertical directions" (Kim: figure 3, column 8, lines 15-20), "discarding a field from the interlaced scanning formatted decoded pictures to generate progressive scanning pictures" (Kim: column 8, lines 40-45, wherein the field discarding is removing the data on even line positions) and "decimating the progressive picture in the horizontal direction by performing ½ downsampling" (Kim: column 6, lines 64-66). However, this apparatus lacks the decision and encoding means and the coefficients being low range coefficients as claimed. Demos teaches that it would be desirable to provide enhancements to resolution and image clarity (Demos: column 2, lines 7-10). To help provide this, Demos discloses an apparatus comprising "determining picture types that includes I, P, and B pictures and discarding B pictures from the input information" (Demos: column 19, lines 4-8), "selecting fields to convert a picture having 1/2 resolution to a picture having 1/2 in the horizontal direction and a resolution of 1/4 in the vertical direction" (Demos: column 34, lines 30-55) and "encoding the decimated pictures according to the MPEG-4 standard to generate the output having a resolution of $\frac{1}{4}$ x $\frac{1}{4}$ of the input" (Demos: column 34, lines 30-35). Kimura teaches that prior art encoding systems cannot select the special display or the normal display of a part or entirety of a picture (Kimura: column 8, lines 64-67). To help alleviate this problem, Kimura discloses "low range coefficients" (Kimura: column 17, lines 54-67, wherein only the low range coefficients are used). Therefore, it would have been obvious to one having ordinary skill in the

Application/Control Number: 09/819,190

Art Unit: 2621

art at the time the invention was made to take the apparatus disclosed by Kim, add the enhancement techniques taught by Demos, and add the low-range coefficients taught by Kimura in order to obtain an apparatus that provides the best picture quality possible.

Regarding claim 12, Kim discloses "the decimating means performs ½ downsampling in horizontal direction and output has resolution of ¼ for both the horizontal and vertical directions" (Kim: column 6, lines 64-66).

Regarding claim 5, note the examiners rejection for claim 1.

Regarding claim 6, Kim discloses "a variable length decoder and IDCT" (Kim: figure 2).

Regarding claim 7, Kim discloses "the IDCT means is associated with the field mode and applies IDCT to DCT coefficients of four horizontal and vertical coefficients of eight horizontal and vertical DCT coefficients" (Kim: figure 9, item 31).

Regarding claims 8-10, although not disclosed, it would have been obvious to apply field separation to the DCT coefficients (Official Notice). Doing so would have been obvious in order to process the correct video data.

Regarding claim 16, Kim discloses "the filter is a half-band filter" (Kim: figure 9).

Regarding claim 17, Kim discloses "the filter calculates coefficients equivalent to a series of interpolation operations to apply the coefficients

direction to pixel values depending on values of the motion vector" (Kim: figure 9, figure 30, column 17, lines 15-35).

Regarding claims 18-19, Kim discloses "the motion compensation means virtually creates pixels as necessary outside the picture frame by way of a filtering processing operation" (Kim: column 10, lines 15-25, wherein the half pixel or pel is the result of the virtual pixels).

2. Claims 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (6104753), (hereinafter referred to as "Kim") in view of Demos (6728317) in further view of Kimura et al. (5694173) in further of Staver et al. (5463569), (hereinafter referred to as "Staver").

Regarding claims 13-15, note the examiners rejection for claim 1, and in addition, claims 13-15 differ from claim 1 in that claims 13-15 further require a double interpolation filter. Staver teaches that a sharper cutoff in frequency may be achieved by using a double interpolation filter (Staver: column 6, lines 21-24). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to implement the double interpolation filter taught by Staver in order to obtain an apparatus that can easily achieve a sharp cutoff in frequency.

3. Claims 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (6104753), (hereinafter referred to as "Kim") in view of Demos (6728317) in further view of Kimura et al. (5694173) in further view of Katayama et al. (5621826), (hereinafter referred to as "Katayama").

Application/Control Number: 09/819,190

Art Unit: 2621

Regarding claims 21-24, note the examiners rejection for claim 1, and in addition, claims 21-24 differ from claim 1 in that claims 21-24 further require converting to a picture containing ¼ resolution in both directions. Katayama teaches that data reduction using conventional methods results in the loss of information (Katayama: column 2, lines 28-30). To help alleviate this problem, Katayama discloses "converting an interlaced picture having ½ resolution in both directions to a picture having a resolution of ½ horizontal ¼ vertical and then to ¼ for both directions" (Katayama: figures 2 and 11, wherein the converting is the two stage process. After the first iteration, the picture has a resolution of ½ horizontal ¼ vertical. After the second iteration/pass the picture has ¼ resolution in both directions. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to implement the data reduction method taught by Katayama in order to prevent the loss of data.

Page 6

4. Claims 26-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al. (6104753), (hereinafter referred to as "Kim") in view of Demos (6728317) in further view of Kimura et al. (5694173) in further view of Kondo (5835138).

Regarding claims 26-27, note the examiners rejection for claim 1, and in addition, claims 26-27 differ from claim 1 in that claims 26-27 further require a synthesized motion vector. Kondo teaches that the motion vector due to the camera shake cannot be correctly detected (Kondo: column 2, lines 15-20). To help alleviate this problem Kondo discloses "synthesizing the motion vector" (Kondo: column 10, lines 16-23). Therefore, it would have been obvious to one

Art Unit: 2621

having ordinary skill in the art at the time the invention was made to implement the synthesized motion vector taught by Kondo in order to obtain an apparatus that can correctly identify motion vectors and correct camera shaking from blurring the image.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave Czekaj whose telephone number is (571) 272-7327. The examiner can normally be reached on Mon-Thurs and every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on (571) 272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2621

Dave Czekaj TC 2600